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DATE MAILED: 01/23/2003

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/467,141	12/10/1999	YUEH YALE MA	M-7947-US	1972
7	590 01/23/2003			
BARMAK S SANI TOWNSEND AND CREW LLP TWO EMBARCADERO CENTER 8TH FLOOR SAN FRANCISCO, CA 95111-3834			EXAMINER	
			LEE, EUGENE	
			ART UNIT	PAPER NUMBER
57111 IGHTO1	.500, 011 90111 000		2815	

Please find below and/or attached an Office communication concerning this application or proceeding.

				Qin-			
		Application No.	Applicant(s)				
		09/467,141	MA ET AL.				
Office Action Summary		Examiner	Art Unit				
		Eugene Lee	2815				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period fo		/ IC CET TO EXDIDE 3	MONTH(S) FROM				
THE N - Exten after 5 - If the - If NO - Failur - Any re	DRTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Is is is of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period ve to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may within the statutory minimum of to will apply and will expire SIX (6) M cause the application to become	a reply be timely filed  thirty (30) days will be considered timel  ONTHS from the mailing date of this c  ABANDONED (35 U.S.C. § 133).	y. ommunication.			
1)⊠	Responsive to communication(s) filed on 16 L	December 2002					
2a)□		is action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
-	on of Claims	the application					
	Claim(s) <u>1-18,21-29 and 37</u> is/are pending in 4a) Of the above claim(s) is/are withdraw			•			
		WIT FORT CONCIGORATION.					
	5) Claim(s) is/are allowed.						
	6)⊠ Claim(s) <u>1-18, 21-29, and 37</u> is/are rejected.						
	Claim(s) is/are objected to.	or election requirement					
8) Claim(s) are subject to restriction and/or election requirement.  Application Papers							
	The specification is objected to by the Examine		- U - Forming				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
11)			_ disapproved by the Examin				
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority documen		- Application No				
	2. Certified copies of the priority documen	ts have been received i	n Application No	al Stage			
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
a) ☐ The translation of the foreign language provisional application has been received.  15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachment(s)							
1)  Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice	riew Summary (PTO-413) Paper Ne of Informal Patent Application (Ferror)	lo(s) PTO-152)			

Art Unit: 2815

#### **DETAILED ACTION**

## Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 12/16/02 has been entered.

# Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 thru 4, 7 thru 18, 25, and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kohda et al. '999 in view of Tigelaar '926. Kohda discloses (see, for example, FIG. 3A) an EPROM cell (cell structure) comprising impurity regions (first and second junction) 2/3, channel region, first and second floating gates 4a/4b, control gate (select-gate) 6, interlayer insulation films 7a/7b, gate insulation film 8 and substrate (body region) 1. The operation of the cell is determined by the voltages applied to the source, drain, substrate and control gate.

  Regarding claim 26, see FIG. 7. Kohda does not disclose the select-gate extending across the entire length of each of the first and second junctions. However, Tigelaar discloses (see, for example, FIG. 3e) a memory cell comprising a source region (first junction) 74, drain region

Art Unit: 2815

(second junction) 76, channel 72, floating gate elements (first and second floating gates) 60a/60b, control gate (select-gate) 90, and insulation layer (insulating layer) 80. The control gate 90 extends across the entire length of the source and drain region. The control gate serves as a column line that accesses the memory cells of an array. See, for example, column 5, lines 25-39 of Tigelaar. Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to have the select-gate extend across the entire length of each of the first and second junctions in order to form a column line that can access the memory cells of an array.

4. Claims 5, 6, 21 thru 24, 27 thru 29 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kohda et al. '999 in view of Tigelaar '926 as applied to claims 1 thru 4. 7 thru 18, 25, and 26 above, and further in view of Guterman '691. Kohda in view of Tigelaar does not disclose the first and second floating having at least one slanted surface forming a sharp edge. However, Guterman shows (see, for example, FIG . \_1) an EEPROM memory device comprising a floating gate 120, programming electrode 110 and tunneling element 101. Guterman teaches (see, for example, column 4, lines 19-42) that microtexturing the floating gate will enhance the local electric field and facilitate tunneling at lower voltages. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to have at least one slanted surface forming a sharp edge in the floating gates of Kohda in view of Tigelaar so that one can enhance the tunneling of electrons from the floating gate through the insulation film to the control gate.

Regarding claims 23 and 24, the floating gates being bowl-shaped does not provide any critical or unexpected results to the cell structure's operation. Rather, it is merely an obvious

Art Unit: 2815

design choice determinable by routine experimentation. In *Aller*, the court stated, "Where the general conditions of a claim are disclosed in the prior art, it in not inventive to discover the optimum or workable ranges by routine experimentation." *In re Aller*, 220 F. 2d 454, 456 105 USPQ 233, 235 (CCPA 1995).

## Response to Arguments

5. Applicant's arguments with respect to claims 1-18, 21-29, and 37 have been considered but are most in view of the new ground(s) of rejection.

## INFORMATION ON HOW TO CONTACT THE USPTO

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eugene Lee whose telephone number is 703-305-5695. The examiner can normally be reached on M-F 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie C. Lee can be reached on 703-308-1690. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-7722 for regular communications and 703-308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Art Unit: 2815

Eugene Lee January 21, 2003

> SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800